

From: [Chad Burgess](#)
To: [Guest - Terry Grant](#); [Court Of Appeals Filings](#)
Subject: RE: Deutsche Bank National Trust Company v. Terry L. Grant (2)- 2023-001394
Date: Friday, June 27, 2025 5:12:25 PM
Attachments: [Deutsche Bank v. Terry Grant - Motion to supplement ROA and request for extension.pdf](#)

***** EXTERNAL EMAIL:** This email originated from outside the organization. Please exercise caution before clicking any links or opening attachments. *******

Good Afternoon,

I have submitted the attached motion via the Court of Appeals' One Drive. Due to the size of the proposed supplement to the ROA, we cannot submit it via email. We have served copies of the motion and proposed supplement on the Appellant via mail.

A copy of a check for the filing fee has also been placed in the mail.

Thanks,

Chad

[Chad Burgess](#)
Senior Associate
Foreclosure
803-454-3540

From: Terry Grant <terrygrantseries@gmail.com>
Sent: Thursday, June 26, 2025 1:49 PM
To: Court Of Appeals Filings <ctappfilings@sccourts.org>; Chad Burgess <Chad.Burgess@brockandscott.com>; caroline.glenn@mgclaw.com; Brook Dangerfield <brook.dangerfield@brockandscott.com>; scefile@rascrane.com; mpowers@raslg.com; wstork@zwicker.com; k.gregory.wooten@hutchenslawfirm.com; gjohnson@raslg.com; southcarolinalitigation@zwickerpc.com
Subject: Re: Deutsche Bank National Trust Company v. Terry L. Grant (2)- 2023-001394

Dear Honorable Presiding Judge And Clerk of Court,

I am writing for clarity in regards to the Amended Record on Appeal, the first amended Record on Appeal was rejected for several reasons. Opposing counsel claimed that it did not include their Designation of Matter and the Index was not included in each volume. It was also stated that it was not in order and it was unable to follow.

I then requested time to amend. This time I strongly believe that I covered all the deficiencies. I resent the record on appeal with the same information and records, I had to make an adjustment for the record on appeal for opposing counsel. Please take note that the First Amended Record on Appeal was 1-799 divided into four volumes; however, opposing counsel claimed it was missing 52 documents. This

changed the formatting of the volumes to 1-1104 minus several blank pages which is due to the back being blank.

The 2nd Amended Record on Appeal has been designed for the Judges to follow without any confusion. It was adjusted by page numbers matching accordingly, and would be easy to follow according to the Index included in each of the (3) three volumes. I resent those volumes electronically with the list of attorneys on the cover page. (Please take Notice of the attachment)

I am respectfully requesting this Court to accept the Amended Record on Appeal as it was corrected.

If I have to resubmit the 1st Amended Record on Appeal (IDENTICALLY), it would defeat the purpose of amending the Record on Appeal. I needed to Amend the Record on Appeal to conform to the Rules in addition to make it easier to follow.

If you have any questions feel free to contact me on 843-301-5750 or via email.

The following has been corrected on June 20, 2025 prior to 11:59 pm to correct the cover sheet to include all attorneys

On Wed, Jun 25, 2025 at 3:06 PM Evans-Pryor, Khee'Asia <kpryor@sccourts.org> wrote:

Dear Counsel,

Attached please find correspondence from the Court of Appeals.

Please do not respond to this email. Send all correspondence to ctappfilings@sccourts.org. **Any parties not included in this email will receive the attached correspondence via US Mail.**

Respectfully,

Khee'Asia Evans-Pryor

Appeals Specialist

South Carolina Court of Appeals

1220 Senate Street, Columbia, SC 29201

803-734-1890

E-filing: ctappfilings@sccourts.org

Website: www.sccourts.org

~~~ CONFIDENTIALITY NOTICE ~~~ This message is intended only for the addressee and may contain information that is confidential. If you are not the intended recipient, do not read, copy, retain, or disseminate this message or any attachment. If you have received this message in error, please contact the sender immediately and delete all copies of the message and any attachments.

To opt out of future electronic communication from Brock & Scott, PLLC [please click here](#) to submit your request and have your email address removed from our records.

**Serving AL, CT, FL, GA, KY, ME, MA, MD, MI, NH, NC, NJ, OH, PA, RI, SC, TN, TX, VT, VA and WV**

**FDCPA: This firm is a debt collector. This is an attempt to collect a debt, and any information obtained will be used for that purpose. If you are a debtor in an active bankruptcy case, are under the protection of a bankruptcy stay or your personal liability for this debt has been discharged in a bankruptcy proceeding and you have not reaffirmed the debt, this communication is for informational and compliance purposes only, and we are not attempting to collect the debt from you personally.**

**CONFIDENTIALITY NOTICE:** This email message, including any attachments, is for the sole use of the intended recipient(s) and may contain confidential information. Any unauthorized review, use, disclosure or distribution is prohibited. If you are not the intended recipient, please contact the sender by reply email and destroy all copies of the original message.